

United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/598,201	06/21/2000	Koji Okamura	35.G2608	7097	
5514	7590 11/10/2005	EXAMINER			
	CK CELLA HARPER &	PHAM, TH	PHAM, THIERRY L		
30 ROCKEFELLER PLAZA NEW YORK, NY 10112			ART UNIT	PAPER NUMBER	
ŕ			2624		
			DATE MAILED: 11/10/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicatio	n No.	Applicant(s)				
Office Action Summary		09/598,20	1	OKAMURA ET AL.				
		Examiner		Art Unit				
		Thierry L. F		2624				
Period fo	The MAILING DATE of this communication ap or Reply	ppears on the	cover sheet with the o	correspondence ac	Idress			
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPI HEVER IS LONGER, FROM THE MAILING I sions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory perior re to reply within the set or extended period for reply will, by statu eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	DATE OF TH .136(a). In no eve d will apply and wil tte, cause the appli	IS COMMUNICATION Int, however, may a reply be tire I expire SIX (6) MONTHS from Cation to become ABANDONE	N. nely filed the mailing date of this of D (35 U.S.C. § 133).				
Status								
1)🛛	Responsive to communication(s) filed on 9/2	/05.						
· —	This action is FINAL. 2b) This action is non-final.							
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
-	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)🖂	4)⊠ Claim(s) <u>1-3 and 5-54</u> is/are pending in the application.							
	4a) Of the above claim(s) 47,48,50,51,53 and 54 is/are withdrawn from consideration.							
5)								
6)⊠	6)⊠ Claim(s) <u>1-3,5-46,49 and 52</u> is/are rejected.							
7)	7) ☐ Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or election requirement.								
Applicat	ion Papers							
9)[The specification is objected to by the Examir	ner.	•					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority	under 35 U.S.C. § 119							
	Acknowledgment is made of a claim for foreig ☐ All b)☐ Some * c)☐ None of: 1.☐ Certified copies of the priority docume			n)-(d) or (f).	,			
	2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.								
/								
Attachmer	nt(s)							
	ce of References Cited (PTO-892)		4) Interview Summar					
3) Infor	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/0 er No(s)/Mail Date	08)	Paper No(s)/Mail D Notice of Informal Other:		O-152)			
				· · · · · · · · · · · · · · · · · · ·				

Art Unit: 2624

DETAILED ACTION

• This action is responsive to the following communication: an Amendment and Response to Restriction filed on 6/16 and 9/02/05 (respectively).

• Claims 1-3, 5-54 are pending; claims 47-48, 50-51, 53-54 are withdrawn from consideration; claim 4 has been canceled.

Election/Restrictions

Claims 47-48, 50-51, 53-54 withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on 9/2/05.

Applicant's election without traverse of Invention I in the reply filed on 9/2/05 is acknowledged.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3, 5-46, 49, 52 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fujimoto et al (U.S. 6204867), and in view of Kojima et al (US 5283667).

Regarding claim 1, Fujimoto discloses an image processing apparatus (digital copier, fig. 3) comprising:

- input means (image data input portion 30, fig. 3) for inputting an image of one of a plurality of image types (color or monochrome image types, col. 4, lines 26-47);
- image processing means (image processing portion 31, fig. 3) for generating a recording image data based on the input image (based on input image data, fig. 3), the image processing means being capable of generating first recording image data (i.e. color image data, fig. 5) for recording

Art Unit: 2624

the image on a recording material at a predetermined recording density (color input mage data is recording at first recording speed, fig. 18), and a second recording image data (i.e. monochrome input image data, fig. 5) for recording the image on a recording medium at a recording density lower than that of the first recording image data (monochrome input image data is recording at second speed, fig. 18, wherein second speed is greater than first recording speed, col. 7, lines 20-27 and it is known in the art lower recording speed provides high density output image data than higher recording speed);

- selecting means (control panel including selecting means for selecting first or second recording modes, fig. 4, col. 4, lines 27-34 and col. 16, lines) for use of the operator in selecting a recording mode from among a first recording mode (first recording mode for recording color image data, col. 3, lines 15-24) for recording the first recording image (color image information density, col. 3, lines 15-24) and a second recording mode (second recording mode for recording monochrome, col. 3, lines 15-24) for recording the second recording image data;
- determining means (image processing portion 31 includes original discrimination 31h for determining whether an input image is color or monochrome, fig. 6, col. 2, lines 42-52) for determining if the input image is a predetermined image type; and
- control means (control processing unit 34 for controlling/changing recording modes, figs. 10-11, cols. 19-20) for changing to the first recording mode, when the second recording mode is selected by operator (recording mode is selected by operator, fig. 7) and said determining means determines that the input image is the predetermined image type (CPU 34 determines which recording modes to be used based upon input image data, fig. 9) suitable for recording by the first recording mode, wherein the recording mode selected by the operator is canceled (fig. 8-9, it is well known that only single mode can be performed one at a time, therefore, other selected mode will be canceled either manually and/or automatically).

Fujimoto discloses first and second recording modes for recording color and/or monochrome image data, but fails to explicitly disclose a recording mode by "reducing the number of recording dots through decimation".

Kojima et al, in the same field of endeavor for image processing apparatus, teaches a recording mode by reducing the number of recording dots through decimation (selecting decimation mode based upon type of input image data and by reducing the number of dots, col.

Art Unit: 2624

4, lines 45-60 and col. 5, lines 21-67).

It would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify image processing apparatus of Fujimoto to include a recording mode by reducing a number of dots through decimation as per teachings of Kojima because of a following reason: (1) operational efficiency of the color image forming apparatus is improved (Fujimoto, col. 2, lines 1-5); (2) reduction of the life of the motors and/or problems of noise and wasted power consumption can be prevented and reduction of waiting time (Fujimoto, col. 8, lines 33-42); (3) to obtain high output quality image by using different recording modes/schemes by reducing recording dots via decimation mode (Kojima, col. 3, lines 3-8).

Therefore, it would have been obvious to combine Fujimoto with Kojima to obtain the invention as specified in claim 1.

Regarding claim 2, Fujimoto further discloses an image processing apparatus according to Claim 1, further comprising a recording means for recording the first recording image data or the second recording image data according to the mode being used (color or monochrome modes, fig. 7).

Regarding claim 3, Fujimoto further discloses an image processing apparatus according to Claim 1, wherein said input means inputs one-pixel binary image data (image with black pixel, Fig. 5, col. 12, lines 47-55).

Regarding claim 5, Fujimoto further discloses an image processing apparatus according to claim 3, wherein said input means inputs one of a binary image data received from another communicat ion apparatus (i.e. external devices, col. 19, lines 60-67) and binary data obtained by binarizing multi-valued image data obtained by reading a subject copy.

Regarding claim 6, Fujimoto further discloses an image processing apparatus according to Claim 1, wherein the predetermined image type is a color image (Fig. 5), and said determining means determines whether the input image is a monochrome image or a color image (Fig. 5); and said control means changes (mode managing means, Fig. 5, col. 3, lines 15-32) to the first

Art Unit: 2624

recording mode, when the second recording mode is selected by operator, and said determining means determines that the input image is a color image.

Regarding claim 7, Fujimoto further discloses an image processing apparatus according to Claim 1, wherein when the input image type is a monochrome image, and said determining means determines (separation/screen circuit, col. 14, lines 23-31) whether the monochrome image is a character image or a halftone image; and said control means changes (if it is not color image, switch to monochrome image mode, Fig. 6) to the first recording mode, when the second recording mode is selected by operator and said determining means determines that the monochrome image is a halftone image.

Regarding claim 8, Fujimoto further discloses an image processing apparatus according to Claim 1, wherein said input means inputs an image having a plurality of pages (image having a plurality of colors, Fig. 18); said determining means (Fig. 18) determines the image type of the input image in units of a page (i.e. page having yellow, magenta, and cyan colors, Fig. 18); and said control means controls the recording mode in units of a page (color mode, Fig. 18).

Regarding claims 16-23: Claims 16-23 are the methods corresponding the apparatus and recite limitations that are similar and in the same scope of invention as to those in claims 1-3, 5-8, therefore, claims 16-23 are rejected for the same rejection rationale/basis as described in claims 1-3, 5-8 above.

Regarding claims 31-38: Claims 31-38 recite limitations that are similar and in the same scope of invention as to those in claims 1-3,5-8 except computer readable memory for storing computer programs. All computers/printers have some type of computer readable medium (i.e. image memory, fig. 3, Fujimoto) for storing computer programs, hence claims 31-38 would be rejected using the same rationale as in claims 1-3, 5-8.

Art Unit: 2624

Regarding claims 15, 30, and 45 recite limitations that are similar and in the same scope of invention as to those in claims 1 above; therefore, claims 15, 30, and 45 are rejected for the same rejection rationale/basis as described in claim 1. The combinations of Fujimoto and Kakutani teaches plurality of recording modes for recording different input image data, please see claim 1 rejection for more details.

Regarding claim 9, Fujimoto discloses an image processing apparatus (digital copier, fig. 3) comprising:

- input means (image data input portion 30, fig. 3) for inputting an image of one of a plurality of image types (color or monochrome image types, col. 4, lines 26-47);
- image processing means (image processing portion 31, fig. 3) for generating a recording image data based on the input image (based on input image data, fig. 3), the image processing means being capable of generating first recording image data (i.e. color image data, fig. 5) for recording the image on a recording material at a predetermined recording density (color input mage data is recording at first recording speed, fig. 18), and a second recording image data (i.e. monochrome input image data, fig. 5) for recording the image on a recording medium at a recording density lower than that of the first recording image data (monochrome input image data is recording at second speed, fig. 18, wherein second speed is greater than first recording speed, col. 7, lines 20-27 and it is known in the art lower recording speed provides high density output image data than higher recording speed);
- selecting means (control panel including selecting means for selecting first or second recording modes, fig. 4, col. 4, lines 27-34 and col. 16, lines) for use of the operator in selecting a recording mode from among a first recording mode (first recording mode for recording color image data, col. 3, lines 15-24) for recording the first recording image (color image information density, col. 3, lines 15-24) and a second recording mode (second recording mode for recording monochrome, col. 3, lines 15-24) for recording the second recording image data, and a third recording mode (different recording modes can be selected via control panel for recording different types of inputted image data, fig. 8-11) for recording the third recording image data on the recording material, the third image data being obtained from the input image data without decimating the image (forming/printing the inputted image data without having to decimate the

Art Unit: 2624

image, fig. 3).

• determining means (image processing portion 31 includes original discrimination 31h for determining whether an input image is color or monochrome, fig. 6, col. 2, lines 42-52) for determining if the input image is a predetermined image type; and

• control means (control processing unit 34 for controlling/changing recording modes, figs. 10-11, cols. 19-20) for changing to the first recording mode, when the second recording mode is selected by operator (recording mode is selected by operator, fig. 7) and said determining means determines that the input image is the predetermined image type (CPU 34 determines which recording modes to be used based upon input image data, fig. 9) suitable for recording by the first recording mode, wherein the recording mode selected by the operator is canceled (fig. 8-9, it is well known that only single mode can be performed one at a time, therefore, other selected mode will be canceled either manually and/or automatically).

Fujimoto discloses first and second recording modes for recording color and/or monochrome image data, but fails to explicitly disclose a recording mode by "reducing the number of recording dots through decimation.

Kojima et al, in the same field of endeavor for image processing apparatus, teaches a recording mode by reducing the number of recording dots through decimation (selecting decimation mode based upon type of input image data and by reducing the number of dots, col. 4, lines 45-60 and col. 5, lines 21-67).

It would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify image processing apparatus of Fujimoto to include a recording mode by reducing a number of dots through decimation as per teachings of Kojima because of a following reason: (1) operational efficiency of the color image forming apparatus is improved (Fujimoto, col. 2, lines 1-5); (2) reduction of the life of the motors and/or problems of noise and wasted power consumption can be prevented and reduction of waiting time (Fujimoto, col. 8, lines 33-42); (3) to obtain high output quality image by using different recording modes/schemes by reducing recording dots via decimation mode (Kojima, col. 3, lines 3-8).

Therefore, it would have been obvious to combine Fujimoto with Kojima to obtain the invention as specified in claim 9.

Art Unit: 2624

Regarding claim 10, Fujimoto further teaches an image processing apparatus according to claim 9, further comprising a recording means (i.e. mode manager 37, fig. 2a) for recording in first, second, or third recording mode.

Regarding claim 11, Fujimoto further teaches an image processing apparatus according to claim 9, wherein said input means inputs one-pixel binary image data (image with black pixel, Fig. 5, col. 12, lines 47-55).

Regarding claim 12, Fujimoto further teaches an image processing apparatus according to claim 11, wherein said input means inputs one of binary data received from another communication apparatus (external devices, col. 19, lines 60-67) and binary data by binarizing multi-valued image data obtained by reading a subject copy.

Regarding claim 13, Fujimoto further discloses an image processing apparatus according to Claim 9, wherein the predetermined image type is a color image (Fig. 5), and said determining means determines whether the input image is one of a monochrome image and a color image (Fig. 5), and said control means changes (mode managing means, Fig. 5, col. 3, lines 15-32) to the third recording mode, when the first and second recording mode is selected by said selecting means, and said determining means determines that the input image is a color image.

Regarding claim 14, Fujimoto further discloses an image processing apparatus according to Claim 9, wherein said input means inputs an image having a plurality of pages (image having a plurality of colors, Fig. 18); said determining means (Fig. 18) determines the image type of the input image in units of a page (i.e. page having yellow, magenta, and cyan colors, Fig. 18); and said control means controls the recording mode in units of a page (color mode, Fig. 18).

Regarding claims 24-29: Claims 24-29 are the methods corresponding the apparatus and recite limitations that are similar and in the same scope of invention as to those in claims 9-14; therefore, claims 24-29 are rejected for the same rejection rationale/basis as described in claims 9-14 above.

Art Unit: 2624

Regarding claims 39-45: Claims 39-45 recite limitations that are similar and in the same scope of invention as to those in claims 9-14 except computer readable memory for storing computer programs. All computers/printers have some type of computer readable medium (i.e. image memory, fig. 3, Fujimoto) for storing computer programs, hence claims 39-45 would be rejected using the same rationale as in claims 9-14.

Regarding claims 46, 49, and 52 recite limitations that are similar and in the same scope of invention as to those in claims 1, 9, 15 as described above; therefore, claims 46, 49, and 52 are rejected for the same rejection rationale/basis as described in claims 1, 9, 15.

Response to Arguments

Applicant's arguments, see pages 28-29, filed 6/16/05, with respect to claims 47-48, 50-51, 53-54 have been fully considered and are persuasive. The 112, 1st paragraph rejection of claims 47-48, 50-51, and 53-54 has been withdrawn.

Applicant's arguments, see pages 29-34, filed 6/16/05, with respect to the rejection(s) of claim(s) claims 1, 9, 15, and 46 under 103(a) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of newly found prior art reference.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

• JP11099728 to IIIzumi, teaches a printing system wherein a selected print mode is canceled.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

Art Unit: 2624

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thierry L. Pham whose telephone number is (571) 272-7439. The examiner can normally be reached on M-F (9:30 AM - 6:00 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David K. Moore can be reached on (571)272-7437. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Thierry L. Pham

GABRIEL GARCIA PRIMARY EXAMINER